

RECOVERY DIVISION FACT SHEET

RP9580.201

DEBRIS REMOVAL APPLICANT'S CONTRACTING CHECKLIST

Overview

To be eligible for reimbursement under the Public Assistance Program, contracts for debris removal must meet rules for Federal grants, as provided for in 44 CFR Part 13.36 *Procurement* (http://www.access.gpo.gov/nara/cfr/waisidx 04/44cfr13 04.html). Public Assistance applicants should comply with their own procurement procedures in accordance with applicable State and local laws and regulations, provided that they conform to applicable Federal laws and standards identified in Part 13. The following guidance is provided to assist Public Assistance applicants in the procurement process.

Contracting Process Checklist

	Use competitive bidding procedures. Complete and document a cost analysis to demonstrate price reasonableness on any contract or contract modification where adequate price competition is lacking as detailed in 44 CFR 13.36(f).
[Provide a clear and definitive scope of work and monitoring requirements in the request for proposals/bids. Use acceptable emergency contracting procedures that include an expedited competitive bid process only if time does not allow for more stringent procedures.
	Require bidders to provide copies of references, licenses, financial records, and proof of insurance and bonding.
	Obtain review from your legal representative of your procurement process and any contract to be awarded to ensure they are in compliance with all Federal, State, and local requirements.
[Document procedures used to obtain/award contracts (procurement information, bid requests and tabulations, etc).
	Use load ticket requirement to record with specificity (e.g., street address) where debris is picked up and the amount picked up, hauled, reduced and disposed of.
	FEMA will, when requested by applicants, assist in the review of debris removal contracts. However, such a review does not constitute approval.

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Page 1 of 4

Prepared By: Public Assistance Branch



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Contract Provisions Checklist

All contracts must contain/reflect the following provisions:

All payment provisions must be based on unit prices.
No payments may be based on time and material costs unless limited to work performed during the first 70 hours of actual work following a disaster event.
That payment will be made only for debris that FEMA determines eligible, referencing FEMA regulations and Public Assistance guides and fact sheets. (This is an optional provision to protect the applicant, and is used only following a major disaster declaration.)
An invoice provision requiring contractors to submit invoices regularly and for no more than 30-day periods.
A "Termination for Convenience" clause allowing contract termination at any time for any reason.
A reasonable limit on the period of performance for the work to be done.
A subcontract plan including a clear description of the percentage of the work the contractor may subcontract out and limiting use of subcontractors to only those you approve.
The preference that the contractor use mechanical equipment to load and reasonably compact debris into the trucks and trailers.
The requirement that the contractor provide a safe working environment, including properly constructed monitoring towers.
Option of a unit price for extracting from ground and removing FEMA-eligible stumps (only for stumps with diameters larger than 24 inches, measured 24 inches above the ground, and with 50% or more of the root ball exposed), or including all stumps in the unit price.